#### AMENDMENT NO. 21

## TO THE PETERSEN RANCH MITIGATION BANK ENABLING INSTRUMENT

THIS AMENDMENT NO. 12 to the Petersen Ranch Mitigation Bank Enabling Instrument ("BEI Amendment No. 12") is made by and among Land Veritas Corp., a California corporation ("Bank Sponsor"), LV-BP Investors Ranch, LLC, a Delaware limited liability company ("Petersen Ranch Property Owner"), LV Lake Elizabeth, LLC, a California limited liability company ("Elizabeth Lake Property Owner"), and the Los Angeles District of the U.S. Army Corps of Engineers ("USACE"), Region IX of the U.S. Environmental Protection Agency ("USEPA"), California Regional Water Quality Control Board, Region ("Lahontan Regional Water Board WQCB Regional Water Board" or "Lahontan RWQCB"), and the California Department of Fish and Wildlife ("CDFW"), South Coast Region. These agencies comprise and are referred to jointly as the Interagency Review Team ("IRT"). The Bank Sponsor, Petersen Ranch Property Owner, Elizabeth Lake Property Owner, and the IRT are hereinafter referred to jointly as the "Parties."

RECITALS

WHEREAS, the Parties entered into the Petersen Ranch Mitigation Bank Enabling Instrument ("BEI"), effective dated May 11, 2016. All capitalized terms used herein and not otherwise defined shall have the meanings set forth in the BEI.

WHEREAS, the Parties have entered into one amendment to the BEI since that time.

WHEREAS, on June 10, 2020, the Bank Sponsor requested Exhibit F-2, Credit Purchase Agreement and Payment Receipt Templates, of the BEI be amended to include an additional template Credit Purchase Agreement template and provide the flexibility to enter into alternative, substantially similar forms of credit purchase agreementsadd additional templates, as needed.

WHEREAS, Federal regulations at 33 C.F.R. 332.8(g) and 40 C.F.R. pt. 230 set forth the procedures for the USACE and USEPA to formally modify and amend the BEI. In accordance with the regulations:

- 1. On December 16, 2020[date], USACE notified the Parties of its determination to use the streamlined review process described in the regulations and provided the Parties copies of this BEI Amendment No. 12. [insert either: USACE did/did not receive any substantive comments during the 30 day review period, and the comments were addressed by way of changes to this BEI Amendment No. 1.or USACE received communications from all Parties stating no comment was necessary.]
- 2. On [date]June 29, 2021, USACE notified the Parties that it intended to approve this BEI Amendment No. 12. USEPA, <u>Lahontan</u> Regional Water Board, and CDFW [insert either expressly stated they have no objections to this BEI Amendment No. 12 or did/did not object to this BEI Amendment No. 21, within 15 days of receipt of the notification.]
  - 3. On [date], USACE notified the Bank Sponsor of its final decision to approve this

Commented [GJ1]: Ask Shannon I think this is Amendment #1

Commented [TTACUC(2R1]: Corrected throughout

Commented [DN3]: Revised to reflect how the term is used throughout.

Commented [TTACUC(4]: Added "v" as that is used in the BEI opening paragraph

Commented [DN5]: This is the term in the BEI.

**Commented [TTACUC(6R5]:** Because the BEI uses both, suggest citing both.

Commented [GJ7]: Did we already address how to accommodate alternatives forms of these agreements? See deletion in AGREEMENT 1 (based on that R2 amendment) and language in AGREEMENT 2. "6...".

Commented [DN8R7]: I'm not sure if there's been some sort of official policy decision, but in January when Scott Wilson asked about this for Soquel, I said "substantially similar" is a term that generally means something is the same in all material respects, but we'll want to be sure we're being consistent. Scott thought this would end up being an internal regional decision ultimately made by the RM. And the PDT plans to talk about what "substantially similar" means on March 3rd.

Do you mean Amendment #1?

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#### BEI Amendment No. 12.

WHEREAS, Section XII.D.1. of the BEI states that prior to Bank closure, the BEI, including its Exhibits, may be amended or modified only with the written approval of the Parties, which approval may be withheld or denied, and that all amendments and modifications shall be fully set forth in a separate document signed by all Parties that shall be appended to theis BEI.

NOW, THEREFORE, in consideration of the foregoing facts, the terms, covenants, and conditions set forth below, the Parties hereby agree as follows:

### **AGREEMENT**

- 1. The template Credit Purchase Agreements attached hereto as Exhibit A shall replace Exhibit F-2 of the BEL is replaced in its entirety with Exhibit A attached hereto and incorporated herein by this reference. Bank-Sponsor may include additional templates to Exhibit F-2 of the BEL upon written approval of the IRT members.
- 2. Reference to this BEI Amendment No. 2 shall incorporate the exhibit incorporated herein by reference,—Section VIII.B.6 ("Operation of Bank; Transfer of Credits") of the BEI is hereby amended in its entirety as follows:
- <u>"6.</u> Each Credit Transfer shall be made pursuant to a written purchase agreement in the form of Exhibit A, or substantially similar form approved in writing by the IRT members in their sole and absolute discretion."
- 3. "Section IX.C ("Reporting; Credit Transfer Reporting") of the BEI is hereby amended in its entirety as follows:
  - "C. Credit Transfer Reporting

Upon the Transfer of each and every Credit the Bank Sponsor shall upload into RIBITS and submit to each member of the IRT:

- I. A copy of the fully executed Credit Purchase Agreement, in electronic format and in hard copy by request, in a form provided in Exhibit A, or substantially similar form approved in writing by the IRT members in their sole and absolute discretion; and
- 4. 2. An updated Credit Transfer Ledger, in hard copy aAnd-in-feditable electronic format and in hard copy by request, in the form provided at Exhibit F-34."
  - A copy of the fully executed Credit Purchase Agreement in a form provided in Exhibit A, or substantially similar form approved in writing by the IRT members in their sole and absolute discretion; and
  - 2. An updated Credit Transfer Ledger, in hard copy and in editable electronic format in the form provided at Exhibit F-4.

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Commented [TTACUC(9]: Does the IRT want to retain this language? The latest draft version of the BEI recently public noticed no longer includes hard copies. Should this be deleted for consistency?

Commented [GJ10R9]: CDFW wants to retain the ability to request a hard copy but it should be clear that the electronic copy is always required and only the hard copy is by request

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Commented [TTACUC(11]: Does the IRT want to retain this language? The latest draft version of the BEI recently public noticed no longer includes hard copies. Should this be deleted for consistency?

Commented [GJ12R11]: CDFW wants to retain the ability to request a hard copy but it should be clear that the electronic copy is always required and only the hard copy is by request

**Commented [TTACUC(13]:** These latter two provisions are redundant with 1 and 2 above.

Section X.1. (Responsibilities of the Bank Sponsor, Petersen Ranch Property Owner, and Elizabeth Lake Property Owner) of the BEI is hereby amended in its entirety as follows:

Commented [TTACUC(14]: Suggest this provision in the BEI updated for consistency in modifying the reference to Exhibit F-2.

Notwithstanding the foregoing, permittee retains responsibility for providing the compensatory mitigation specified in any permit/approval/authorization issued by CDFW-"c.1 Bank Sponsor agrees to assume responsibility for compensatory mitigation requirements of Department of the ArmyUSACEDepartment of the Army and Lahontan Regional Water BoardRWQCB permits/certifications for which it Transfers Credits once a USACE and/or Lahontan Regional Water BoardRWQCB permittee has secured the appropriate number and type of Credits from the Bank Sponsor. Bank Sponsor shall provide USACE and/or Lahontan Regional Water BoardRWQCB with the written Credit Purchase Agreement, in a form provided in Exhibit A, or substantially similar form approved in writing by the IRT members in their sole and absolute discretion, confirming the Bank Sponsor has accepted the responsibility for providing the required compensatory mitigation requirements of such Department of the ArmyUSACED epartment of the Army and/or Lahontan Regional-Water-BoardRWQCB permit/certification.

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Commented [TTACUC(15]: Did they provide credits?

Commented [TTACUC(16]: Not a defined term

- c.2. The Bank Sponsor shall perform the actions described in this BEI and its Exhibits to support all Credits. The Bank Sponsor shall provide CDFW with the written Credit Purchase Agreement, in a form provided in Exhibit A, or substantially similar form approved in writing by the IRT members in their sole and absolute discretion, for all Credits secured by project proponents/action agencies that confirms that the Bank Sponsor will continue to perform the aforementioned actions and that permittee retains responsibility for providing the compensatory mitigation specified in any permit/approval/authorization issued by CDFW."
- Section XII.D.1 (Amendment and Modification) of the BEI is hereby amended and replaced in its entirety as follows:

"This BEI, including its Exhibits, may be amended or modified only with the written approval of the Parties, except that Bank Sponsor may include append additional forms of Ceredit Pourchase aAgreements to this BEI Amendment No. 12, as long as such forms are, in substantially similar to the forms provided in Exhibit  $A_5$  and have been upon written approved in writingal by -of-the IRT members,-and without the need to amend this BEI. All amendments and modifications shall be fully set forth in a separate document signed by all Parties that shall be appended to this BEI. Pursuant to Fish and Game Code § 1798.6(a), any person seeking to amend any CDFW bank shall submit to the CDFW the appropriate fee, a complete bank amendment package containing each of the original bank agreement package documents, including any prior amendments, as well as any documents proposed to be amended or that would be affected by the proposed amendment."

- Except as specifically modified by this BEI Amendment No. 12, the BEI remains unchanged and in full force and effect.
- Each of the undersigned certifies that he or she has full authority to bind the Party that he or she represents for purposes of entering into this BEI Amendment No. 12. This BEI Amendment No. 12 shall take effect upon the date of last signature below.

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 $\underline{85}$ . This BEI Amendment No.  $\underline{12}$  may be executed in counterparts.

IN WITNESS WHEREOF, the Parties have executed this BEI Amendment No.  $\underline{12}$  as follows:

[SIGNATURE PAGES FOLLOW]

SIGNATURE PAGE FOR BEI AMENDMENT NO. 12 TO PETERSEN RANCH MITIGATION BANK ENABLING INSTRUMENT BY AND AMONG LAND VERITAS CORP., LV-BP INVESTORS RANCH, LLC, LV LAKE ELIZABETH, LLC AND THE LOS ANGELES DISTRICT OF THE U.S. ARMY CORPS OF ENGINEERS, REGION IX OF THE U.S. ENVIRONMENTAL PROTECTION AGENCY, STATE WATER RESOURCES CONTROL BOARD, CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD, REGION 69, AND THE CALIFORNIA DEPARTMENT OF FISH AND WILDLIFE, SOUTH COAST REGION

Commented [TTACUC(17]: Deleted because they are not a party to the REI

By: Land Veritas Corp., a California corporation	
Bv:	
H. Tracey Brownfield, President	Date

SIGNATURE PAGE FOR BEI AMENDMENT NO. 12 TO PETERSEN RANCH MITIGATION BANK ENABLING INSTRUMENT BY AND AMONG LAND VERITAS CORP., LV-BP INVESTORS RANCH, LLC, LV LAKE ELIZABETH, LLC AND THE LOS ANGELES DISTRICT OF THE U.S. ARMY CORPS OF ENGINEERS, REGION IX OF THE U.S. ENVIRONMENTAL PROTECTION AGENCY, STATE—WATER RESOURCES—CONTROL BOARD, CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD, REGION 69, AND THE CALIFORNIA DEPARTMENT OF FISH AND WILDLIFE, SOUTH COAST REGION

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By: LV Lake Elizabeth, LLC, a California limited liability compan	ıy	
By:Land Veritas Corp., a California corporation		
i <u>I</u> ts: Manager		
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H. Tracey Brownfield, President	Date	
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H. Tracey Brownfield, President	<del>Date</del>	

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U.S. Army Corps of Engineers, Los Angeles District			
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By:			
David J. Castanon	Date		
Chief Regulatory Division			

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U.S. Environmental Protection Agency, Region	IX
_	
By:	_
Jane DiamondSahrye Cohen	Date
Wetlands Section ManagerDirector, Water Divis	ion

LOS ANGELES DISTRICT OF THE U.S. ARMY CORPS OF ENGINEERS, REGION IX OF THE U.S. ENVIRONMENTAL PROTECTION AGENCY, STATE—WATER RESOURCES—CONTROL BOARD, CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD, REGION 6y, AND THE CALIFORNIA DEPARTMENT OF FISH AND WILDLIFE, SOUTH COAST REGION

California Regional Water Quality Control Board, Region 6y (Lahontan)

By: \_\_\_\_\_\_
Patty Z. Kouyoumdjian Date

**Executive Officer** 

SIGNATURE PAGE FOR BEI AMENDMENT NO. 12 TO PETERSEN RANCH MITIGATION BANK ENABLING INSTRUMENT BY AND AMONG LAND VERITAS CORP., LV-BP INVESTORS RANCH, LLC, LV LAKE ELIZABETH, LLC AND THE

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California Department of Fish and Wildlife, South Coast Region				
By:				
Edmund Pert	Date			
Regional Manager				

## EXHIBIT "A"

Credit Purchase Agreement and Payment Receipt Templates

## EXHIBIT F-2 A

# CREDIT PURCHASE AGREEMENT AND PAYMENT RECEIPT FORMS STANDARD FORMS

Commented [18]: This amendment only references one exhibit that's attached, and that's Exhibit A. Using F-2 and B is confusing. All the approved forms need to be attached as Exhibit A.

## EXHIBIT F-2 B

## STATE OF CALIFORNIA – DEPARTMENT OF GENERAL SERVICES

STANDARD AGREEMENT STD 213 PLUS CREDIT PURCHASE AGREEMENT

Commented [19]: